DEC 1 2 2005

I hereby that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to:
Office of Petitions, Commissioner for Patents,
P.O. Box 1450, Alexandria, VA 22031 on

December 7, 2005

David R. Saliwanchik, Patent Attorney

RESPONSE TO DECISION ON
PETITION UNDER 37 CFR 1.137(b)
Serial No. 09/266,346
Docket No. ARO-104 (32873-155)

DEC 1 4 2005

OFFICE OF PETITIONS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner

Irvin Dingle

Art Unit

Init

Applicant(s)

Jack L. Aronowitz, Joel R. Mitchen, John Weiss and Irwin Weitman

Serial No.

09/266,346

Filing Date

March 11, 1999

For

Noninvasive Transdermal Systems for Detecting an Analyte in a Biological

Fluid and Methods

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE TO DISMISSED PETITION UNDER 37 CFR 1.137 (b)

Sir:

The applicants filed a Petition to Revive Application on December 30, 2002 wherein the Petition was granted on February 10, 2003. The applicants received a Corrected Decision dated November 15, 2005 wherein the petition was dismissed because the declaration executed by Inventor Joel R. Mitchen did not include the other inventors.

Attached with this Response is a fully executed Declaration and Power of Attorney form executed by Inventor Mitchen, which sets forth the other named inventors.

Docket No. ARO-104 (32873-155) Serial No. 09/266,346

2

In view of the foregoing, the applicants hereby pray that the subject patent application be revived as having been unintentionally abandoned.

Please note that the applicants authorized payment of all fees due in the original Petition filed December 30, 2002. Any additional fees as required by 37 C.F.R. §§ 1.16 or 1.17 should be charged to Deposit Account No. 19-0065.

Favorable consideration of this Petition is respectfully requested.

Respectfully submitted,

David R. Saliwanchik

Patent Attorney

Registration No. 31,794

Phone No.:

352-375-8100

David Saliwanchek

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P.O. Box 142950

Gainesville, FL 32614-2950

DRS/la

Attachments: Executed Declaration and Power of Attorney form

Copy of Dismissed Petition

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Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.uspto.gov

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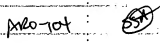
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OFFICE OF PETITIONS

In re Application of Jack L. Aronowitz et al Application No. 09/266,346 Filed: March 11, 1999 Attorney Docket No.



ON PETITION

CORRECTED DECISION

This is a decision on the petition under 37 CFR 1.137(b), filed December 30, 2002, to revive the above-identified application.

The petition is **DISMISSED**.

Any request for reconsideration of this decision must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time under 37 CFR 1.136(a) are permitted. The reconsideration request should include a cover letter entitled "Renewed Petition under 37 CFR 1.137(b)." This is not final agency action within the meaning of 5 U.S.C. § 704.

The above-identified application became abandoned for failure to reply in a timely manner to Notice to file Missing parts of Application (Notice) mailed April 8, 1999. The Notice set a period for reply of two (2) months from the mail date of the Notice. No extensions of time under the provisions of 37 CFR 1.136(a) were obtained. Accordingly, the above-identified application became abandoned on June 9, 1999.

A grantable petition under 37 CFR 1.137(b) must be accompanied by: (1) the required reply, unless previously filed; (2) the petition fee as set forth in 37 CFR 1.17(m); (3) a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(b) was unintentional; and (4) any terminal disclaimer (and fee as set forth in 37 CFR 1.20(d)) required by 37 CFR 1.137(c). Where there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137 was unintentional, the Commissioner may require additional information. See MPEP 711.03(c)(III)(C) and (D). The instant petition lack(s) item(s) (1).

The declaration submitted with petition on December 30, 2002 lack compliance with § 1.63(b)(2). The executed declaration did not name all of the inventors. See MPEP 602, which states:

Where joint inventors execute separate oaths or declarations each oath or declaration should make reference to the fact that the affiant is a joint inventor together with other joint inventors indicating them by name.

Since the declaration executed by Inventor Joel R. Mitchen does not name the other joint inventors, the declaration is considered to be defective. In view thereof, Mr. Mitchen has not joined in the filing of the instant application. Accordingly, a substitute declaration executed by joint Inventor Mitchen and setting forth the other named inventors is required to be submitted within the time period specified above.

The decision mailed February 10, 2003 is hereby vacated as of the mail date of this decision.

Further correspondence with respect to this matter should be addressed as follows:

By mail:

Mail Stop PETITION

Commissioner for Patents

Post Office Box 1450

Alexandria, VA 22313-1450

By hand:

Customer Service Window

Randolph Building 401 Dulany Street

Alexandria, VA 22314

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(571) 273-8300

ATTN: Office of Petitions

Telephone inquiries concerning this decision should be directed to the undersigned at (571) 272-3210.

Irvin Dingle
Petitions Examiner
Office of Petitions